1							
2							
3	Nathan Buttars * (UT-13659) Jonathan Peck * (UT-14747)						
4	*Admitted Pro Hac Vice						
	LOWE LAW GROUP						
5	6028 S. Ridgeline Drive Suite 200						
6	Ogden, UT 84405						
7	T: 801-917-8500						
8	F: 801-917-8484 nate@lowelawgroup.com						
9	jonathan@lowelawgroup.com						
10	Attorneys for Plaintiffs						
11	IN THE UNITED STAT	ES DISTRICT COURT					
	FOR THE DISTRICT OF ARIZONA						
12	FOR THE DISTRICT OF ARIZONA						
13	IN RE BARD IVC FILTERS PRODUCTS LIABILITY LITIGATION	No. MD 15 02641 DHV DCC					
14	PRODUCTS LIABILITY LITIGATION	No. MD-15-02641-PHX-DGC					
15	Karen Sapp, an individual,	Civil Action No.: 2:16-cv-01648-PHX-DG	$\overline{}$				
16	Plaintiff,						
17		NOTICE OF FILING AMENDED COMPLAINT					
18	V.						
19	C.R. Bard, Inc., a corporation, and Bard						
	Peripheral Vascular, Inc., an Arizona						
20	corporation,						
21	Defendants.						
22							
23	Pursuant to Local Rule of Civil Procedure 15.1(b), Plaintiff Karen Sapp						
24							
25	respectfully submits this Notice of Filing First Amended Complaint. Attached as Exhibit						
26	A is a copy of the amended complaint that indicates in what respect it differs from the						
27							

1	original complaint. The Defendants do not oppose Plaintiff's filing of this Notice or the								
2	First Amended Complaint.								
3									
4	RESPECTFULLY SUBMITTED this 13th day of July, 2016.								
5									
6	LOWE LAW GROUP								
7									
8	By /s/ Jonathan Peck								
9	Nathan Buttars Jonathan Peck								
10	6028 S. Ridgeline Drive, Suite 200 Ogden, UT 84405								
11	Attorneys for Plaintiff(s)								
12									
13	CERTIFICATE OF SERVICE								
14	I hereby certify that on this 13 th day of July, 2016, I electronically transmitted								
15	attached document to the Clerk's Office using the CM/ECF System for filing and								
16									
17	transmittal of a Notice of Electronic Filing.								
18									
19	/s/ Jonathan Peck								
20	Jonathan Peck								
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EXHIBIT A

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Plaintiff's state(s) [if more than one Plaintiff] of residence at the time of 4. 1 implant: 2 3 Florida 4 5. Plaintiff's state(s) [if more than one Plaintiff] of residence at the time of 5 injury: 6 Florida 7 8 Plaintiff's current state(s) [if more than one Plaintiff] of residence: 6. 9 Florida 10 7. District Court and Division in which venue would be proper absent direct 11 filing: 12 13 Middle District of Florida 14 8. Defendants (check Defendants against whom Complaint is made): 15 X C.R. Bard Inc. 16 X Bard Peripheral Vascular, Inc. 17 18 9. Basis of Jurisdiction: 19 Diversity of Citizenship X 20 Other: _____ 21 Other allegations of jurisdiction and venue not expressed in Master a. 22 23 Complaint: 24 25 26 27

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1	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making		
2		a claim (Check applicable Inferior Vena Cava Filter(s)):		
3		X Recovery® Vena Cava Filter		
4		☐ G2® Vena Cava Filter		
5				
6		☐ G2 [®] Express Vena Cava Filter		
7		☐ G2® X Vena Cava Filter		
8		□ Eclipse® Vena Cava Filter		
9 10		☐ Meridian® Vena Cava Filter		
11		□ Denali [®] Vena Cava Filter		
12		□ Other:		
13			J 1222	
14				
15	11.	Date of Implantation as to each product:		
16		December 22, 2004		
17	12.	Counts in the Master Complaint brought by Plaintiff(s):		
18		X	Count I:	Strict Products Liability – Manufacturing Defect
19		X	Count II:	Strict Products Liability – Information Defect (Failure
20 21			to Warn)	
22		X	Count III:	Strict Products Liability – Design Defect
23				
24		X	Count IV:	Negligence - Design
25		X	Count V:	Negligence - Manufacture
26		X	Count VI:	Negligence – Failure to Recall/Retrofit
27		X	Count VII:	Negligence – Failure to Warn
28				

6

1		X	Count VIII:	Negligent Misrepresentation
2		X	Count IX:	Negligence Per Se
3		X	Count X:	Breach of Express Warranty
4		X	Count XI:	Breach of Implied Warranty
5		X	Count XII:	Fraudulent Misrepresentation
6				
7		X	Count XIII:	Fraudulent Concealment
8		X	Count XIV:	Violations of Applicable Louisiana Florida Law
9			Prohibiting Consumer Fraud and Unfair and Deceptive Trade	
10			Practices	
12			Count XV:	Loss of Consortium
13			Count XVI:	Wrongful Death
14		Ш		-
15			Count XVII:	Survival
16		X	Punitive Dan	nages
17			Other(s):	(please state the facts
18			supporting this Count in the space immediately below)	
19				
20				
21				
22				
23				
24				
25	13. Jury Trial demanded for all issues so triable?			
26				
27		X	Yes	
28				7

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